IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

UNITED STATES OF AMERICA *

v. * Criminal Case No. JKB-23-0278

CHRISTOPHER BENDANN *

* * * * * * * * * * * *

MOTION FOR LEAVE TO FILE ADDITIONAL MOTIONS

COMES NOW the defendant, Christopher Bendann, through counsel, Christopher C. Nieto, who hereby moves this Court for leave to file additional pretrial motions as discovery is still ongoing. In support thereof, he states as follows:

- 1. The defendant, Christopher Bendann, is charged in a multi-count indictment with five counts of Sexual Exploitation of a Minor and one count of Possession of Child Pornography, in violation of 18 U.S.C.§ 2251(a) and §2252A(a)(5)(B).
- 2. Based on this Court's scheduling order, defense pretrial motions are due today, November 22, 2023. However, although defense counsel has been reviewing the discovery provided thus far by the Government, we anticipate that additional discovery will be provided. We, therefore, have not been able to determine the precise grounds for all possible pre-trial motions at this point.
- 3. Additional motions may become necessary during the discovery process in this case, and Mr. Bendann seeks permission of the Court to file any appropriate motions after the filing deadline of November 22, 2023.
- 4. Additionally, Mr. Bendann also requests leave to withdraw any motion, prior to any ruling by the Court, if the relief requested in such motion is no longer desired or appropriate.

Case 1:23-cr-00278-JKB Document 60 Filed 11/22/23 Page 2 of 2

WHEREFORE, Mr. Bendann requests that the Court allow him to amend, supplement, withdraw, or file additional motions as necessary, and grant such other relief as the nature of his case may require.

Respectfully submitted,

/S/

CHRISTOPHER C. NIETO

The Law Office of Christopher C. Nieto, LLC 1 North Charles Street, Suite 1301

Baltimore, Maryland 21201

Tel: (443) 863-8189 Fax: (443) 378-5723

Email: cnieto@nietolawoffice.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 23rd day of November, 2023, a copy of the foregoing Motion for Leave to File Additional Motions was delivered, via electronic mail, to Colleen McGuinn and Kimberly Hagan, Assistant United States Attorneys.

____/s/___

CHRISTOPHER C. NIETO Attorney for Mr. Bendann